



MEMORANDUM

Agenda Item No. 11(A)(9)

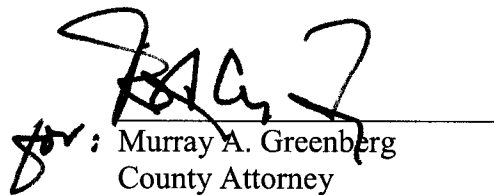
TO: Honorable Chairman Joe A. Martinez
and Members, Board of County Commissioners

DATE: January 24, 2006

FROM: Murray A. Greenberg
County Attorney

SUBJECT: Resolution relating to
Community Councils

The accompanying resolution was prepared and placed on the agenda at the request of Senator Javier D. Souto


for: Murray A. Greenberg
County Attorney

MAG/jls



MEMORANDUM

(Revised)

TO: Honorable Chairman Joe A. Martinez
and Members, Board of County Commissioners

DATE: January 24, 2006

FROM: Murray A. Greenberg
County Attorney

SUBJECT: Agenda Item No. 11(A)(9)

Please note any items checked.

- ☐ "4-Day Rule" ("3-Day Rule" for committees) applicable if raised
- ☐ 6 weeks required between first reading and public hearing
- ☐ 4 weeks notification to municipal officials required prior to public hearing
- ☐ Decreases revenues or increases expenditures without balancing budget
- ☐ Budget required
- ☐ Statement of fiscal impact required
- ☐ Bid waiver requiring County Manager's written recommendation
- ☐ Ordinance creating a new board requires detailed County Manager's report for public hearing
- ☐ Housekeeping item (no policy decision required)
- ☐ No committee review

Approved _____ Mayor
Veto _____
Override _____

Agenda Item No. 11(A)(9)
01-24-06

RESOLUTION NO. _____

RESOLUTION RELATING TO COMMUNITY COUNCILS;
PROVIDING FOR THE DISSOLUTION OF SUBAREA 102
AND THE CREATION OF A SECOND AT-LARGE SEAT IN
WESTCHESTER COMMUNITY COUNCIL TEN

WHEREAS, Section 20-42(C) of the Code of Miami-Dade County provides that the boundaries of Community Councils may be amended from time to time by resolution of the County Commission after public hearing; and

WHEREAS, Community Council Ten Subarea 102 has been vacant since May 9, 2005; and

WHEREAS, there has been a substantial effort to identify potential candidates for Subarea 102 to no avail; and

WHEREAS, the dissolution of Subarea 102 will create the need for a second at-large seat in Community Council Ten,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that Community Council Ten is reconfigured as indicated in Attachment 1 to dissolve Subarea 102 and to provide for a second At-Large seat in Community Council Ten.

The foregoing resolution was sponsored by Senator Javier D. Souto and offered by Commissioner _____, who moved its adoption. The motion was seconded by Commissioner _____ and upon being put to a vote, the vote was as follows:

Joe A. Martinez, Chairman
Dennis C. Moss, Vice-Chairman

Bruno A. Barreiro
Audrey M. Edmonson
Sally A. Heyman
Dorrin D. Rolle
Katy Sorenson
Sen. Javier D. Souto

Jose "Pepe" Diaz
Carlos A. Gimenez
Barbara J. Jordan
Natacha Seijas
Rebeca Sosa

The Chairperson thereupon declared the resolution duly passed and adopted this 24th day of January, 2006. This resolution shall become effective ten (10) days after the date of its adoption unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

MIAMI-DADE COUNTY, FLORIDA
BY ITS BOARD OF COUNTY
COMMISSIONERS

HARVEY RUVIN, CLERK

Approved by County Attorney as
to form and legal sufficiency.

CH

By: _____
Deputy Clerk

Craig H. Coller

ATTACHMENT "I"
Community Council 10
Subareas by Voter Precincts

COMMUNITY COUNCIL 10

Subarea 101	Precinct #
101	403
101	404
101	405
101	406
101	407
101	408
101	411
101	442
101	443
101	445
101	446*-split precinct
101	447
101	448
101	455
[[Subarea 102]]	
[[102	424]]
[[102	425]]
[[102	428]]
[[102	429]]
[[102	430]]
[[102	431]]
[[102	432]]
[[102	603]]
Subarea 103	
>> <u>103</u>	<u>424</u> <<
>> <u>103</u>	<u>425</u> <<
>> <u>103</u>	<u>428</u> <<
>> <u>103</u>	<u>429</u> <<
>> <u>103</u>	<u>430</u> <<
>> <u>103</u>	<u>431</u> <<
>> <u>103</u>	<u>432</u> <<
>> <u>103</u>	<u>603</u> <<
103	421
103	422
103	423
103	433
103	434

Words stricken through and/or ~~[[double bracketed]]~~ shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

* The unincorporated portion of precinct.

ATTACHMENT "I"
Community Council 10
Subareas by Voter Precincts

103	435
103	715
103	716
103	780
Subarea 105	
105	418
105	419
105	420
105	436
105	437
105	713
105	714
105	417
105	438
105	439
105	458
105	708
105	709
105	710
105	712
Subarea 106	
106	353
106	367
106	384
106	402
106	412
106	413
106	414
106	415
106	416
106	440
106	441
106	444
106	449
106	451
106	456
106	457
106	459
At-Large #1	
At-Large	403

Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

* The unincorporated portion of precinct.

ATTACHMENT "I"
Community Council 10
Subareas by Voter Precincts

At-Large	404
At-Large	405
At-Large	406
At-Large	407
At-Large	408
At-Large	411
At-Large	442
At-Large	443
At-Large	445
At-Large	446* split precinct
At-Large	447
At-Large	448
At-Large	455
At-Large	424
At-Large	425
At-Large	428
At-Large	429
At-Large	430
At-Large	431
At-Large	432
At-Large	603
At-Large	421
At-Large	422
At-Large	423
At-Large	433
At-Large	434
At-Large	435
At-Large	715
At-Large	716
At-Large	780
At-Large	418
At-Large	419
At-Large	420
At-Large	436
At-Large	437
At-Large	713
At-Large	714
At-Large	417
At-Large	438
At-Large	439

Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

* The unincorporated portion of precinct.

ATTACHMENT "I"
Community Council 10
Subareas by Voter Precincts

At-Large	458
At-Large	708
At-Large	709
At-Large	710
At-Large	712
At-Large	353
At-Large	367
At-Large	384
At-Large	402
At-Large	412
At-Large	413
At-Large	414
At-Large	415
At-Large	416
At-Large	440
At-Large	441
At-Large	444
At-Large	449
At-Large	451
At-Large	456
At-Large	457
At-Large	459
>> <u>At-Large#2</u> <<	
>> <u>At-Large#2</u> <<	<u>403</u> <<
>> <u>At-Large#2</u> <<	<u>404</u> <<
>> <u>At-Large#2</u> <<	<u>405</u> <<
>> <u>At-Large#2</u> <<	<u>406</u> <<
>> <u>At-Large#2</u> <<	<u>407</u> <<
>> <u>At-Large#2</u> <<	<u>408</u> <<
>> <u>At-Large#2</u> <<	<u>411</u> <<
>> <u>At-Large#2</u> <<	<u>442</u> <<
>> <u>At-Large#2</u> <<	<u>443</u> <<
>> <u>At-Large#2</u> <<	<u>445</u> <<
>> <u>At-Large#2</u> <<	<u>446</u> *<<split precinct
>> <u>At-Large#2</u> <<	<u>447</u> <<
>> <u>At-Large#2</u> <<	<u>448</u> <<
>> <u>At-Large#2</u> <<	<u>455</u> <<
>> <u>At-Large#2</u> <<	<u>424</u> <<
>> <u>At-Large#2</u> <<	<u>425</u> <<
>> <u>At-Large#2</u> <<	<u>428</u> <<

Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

* The unincorporated portion of precinct.

ATTACHMENT "I"
Community Council 10
Subareas by Voter Precincts

>> <u>At-Large#2</u> <<	<u>429</u> <<
>> <u>At-Large#2</u> <<	<u>430</u> <<
>> <u>At-Large#2</u> <<	<u>431</u> <<
>> <u>At-Large#2</u> <<	<u>432</u> <<
>> <u>At-Large#2</u> <<	<u>603</u> <<
>> <u>At-Large#2</u> <<	<u>421</u> <<
>> <u>At-Large#2</u> <<	<u>422</u> <<
>> <u>At-Large#2</u> <<	<u>423</u> <<
>> <u>At-Large#2</u> <<	<u>433</u> <<
>> <u>At-Large#2</u> <<	<u>434</u> <<
>> <u>At-Large#2</u> <<	<u>435</u> <<
>> <u>At-Large#2</u> <<	<u>715</u> <<
>> <u>At-Large#2</u> <<	<u>716</u> <<
>> <u>At-Large#2</u> <<	<u>780</u> <<
>> <u>At-Large#2</u> <<	<u>418</u> <<
>> <u>At-Large#2</u> <<	<u>419</u> <<
>> <u>At-Large#2</u> <<	<u>420</u> <<
>> <u>At-Large#2</u> <<	<u>436</u> <<
>> <u>At-Large#2</u> <<	<u>437</u> <<
>> <u>At-Large#2</u> <<	<u>713</u> <<
>> <u>At-Large#2</u> <<	<u>714</u> <<
>> <u>At-Large#2</u> <<	<u>417</u> <<
>> <u>At-Large#2</u> <<	<u>438</u> <<
>> <u>At-Large#2</u> <<	<u>439</u> <<
>> <u>At-Large#2</u> <<	<u>458</u> <<
>> <u>At-Large#2</u> <<	<u>708</u> <<
>> <u>At-Large#2</u> <<	<u>709</u> <<
>> <u>At-Large#2</u> <<	<u>710</u> <<
>> <u>At-Large#2</u> <<	<u>712</u> <<
>> <u>At-Large#2</u> <<	<u>353</u> <<
>> <u>At-Large#2</u> <<	<u>367</u> <<
>> <u>At-Large#2</u> <<	<u>384</u> <<
>> <u>At-Large#2</u> <<	<u>402</u> <<
>> <u>At-Large#2</u> <<	<u>412</u> <<
>> <u>At-Large#2</u> <<	<u>413</u> <<
>> <u>At-Large#2</u> <<	<u>414</u> <<
>> <u>At-Large#2</u> <<	<u>415</u> <<
>> <u>At-Large#2</u> <<	<u>416</u> <<
>> <u>At-Large#2</u> <<	<u>440</u> <<
>> <u>At-Large#2</u> <<	<u>441</u> <<

Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

* The unincorporated portion of precinct.

ATTACHMENT "I"
Community Council 10
Subareas by Voter Precincts

>> <u>At-Large#2</u> <<	<u>444</u> <<
>> <u>At-Large#2</u> <<	<u>449</u> <<
>> <u>At-Large#2</u> <<	<u>451</u> <<
>> <u>At-Large#2</u> <<	<u>456</u> <<
>> <u>At-Large#2</u> <<	<u>457</u> <<
>> <u>At-Large#2</u> <<	<u>459</u> <<

Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

* The unincorporated portion of precinct.